EXHIBIT 11

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 2
                                     :SUPERIOR COURT OF
                                     :NEW JERSEY
 3
      IN RE:
                                     :LAW DIVISION -
      PELVIC MESH/GYNECARE
                                     :ATLANTIC COUNTY
 4
      LITIGATION
                                     :MASTER CASE 6341-10
 5
                                     :CASE NO. 291 CT
 6
 7
       CONFIDENTIAL-SUBJECT TO STIPULATION AND ORDER OF
                       CONFIDENTIALITY
 8
 9
                      November 29, 2011
10
                    Transcript of the deposition of COLIN
11
12
     JAMES YUILL, called for Videotaped Examination in
13
     the above-captioned matter, said deposition taken
14
    pursuant to Superior Court Rules of Practice and
15
     Procedure by and before Ann Marie Mitchell, a
16
     Federally Approved Certified Realtime Reporter,
17
    Registered Diplomate Reporter, Certified Court
18
    Reporter, and Notary Public for the State of New
     Jersey, at the offices of Johnson & Johnson, 410
19
20
     George Street, New Brunswick, New Jersey, commencing
     at 10:28 a.m.
21
22
                   GOLKOW TECHNOLOGIES, INC.
23
              877.370.3377 ph 917.951.5672 fax
                        deps@golkow.com
24
25
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APPEARANCES:
 1
 2
 3
         AYLSTOCK, WITKIN, KREIS & OVERHOLTZ, PLLC
              BRYAN F. AYLSTOCK, ESQUIRE
 4
         BY: D. RENEE BAGGETT, ESQUIRE
         17 East Main Street
         Suite 200
 5
         Pensacola, Florida 32502
         (850) 202-1010
 6
         baylstock@awkolaw.com
 7
         Representing the Plaintiffs
8
9
         MAZIE SLATER KATZ & FREEMAN, LLC
             ADAM M. SLATER, ESQUIRE
10
         103 Eisenhower Parkway
         Second Floor
11
         Roseland, New Jersey 07068
         (973) 228-9898
12
         aslater@mskf.net
         Representing the Plaintiffs
13
14
         WEITZ & LUXENBERG, P.C.
15
         BY: ALLAN ZELIKOVIC, ESQUIRE
         700 Broadway
16
         New York, New York 10003
         (212) 558-5500
17
         azelikovic@weitzlux.com
         Representing the Plaintiffs
18
19
         RIKER DANZIG SCHERER HYLAND & PERRETTI, LLP
20
              KELLY STRANGE CRAWFORD, ESQUIRE
         BY:
              CHRISTOPHER R. KEHRLI, ESQUIRE
         BY:
21
         Headquarters Plaza
         One Speedwell Avenue
22
         Morristown, New Jersey 07962
         (973) 538-0800
         kcrawford@riker.com
23
         ckehrli@riker.com
24
         Representing the Defendants and the Witness
25
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- 1 step. We have the quantity accepted, any quantity
- 2 rejected, the date the step is carried out.
- 3 And then the column of comments. And
- 4 some of those are already prefilled. There's an
- 5 inspection step, for example. And then the very
- 6 last step is the "Visa JDE." So JDE is our shop
- 7 floor data collection and software system. And at
- 8 the end of the process, the -- a lot of this
- 9 information is placed into the JDE database for easy
- 10 retrieval of information.
- 11 Q. So your company keeps a database of
- 12 all of the batch records of all of the products that
- 13 you produced?
- MS. CRAWFORD: Objection to form.
- THE WITNESS: It keeps a database of
- 16 all -- of all batches, yeah.
- 17 BY MR. AYLSTOCK:
- 18 Q. And is it JDE the name of that
- database or do you know the name?
- A. JDE, yes.
- 21 Q. JDE.
- Do you know what that stands for?
- 23 A. That stands JD Edwards software.
- Q. I'm sorry, I was talking over you.
- 25 A. JDE is JD Edwards.